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APPLICATION NO.		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/619,716	10/619,716 07/15/2003		Kumiko Ohmori	44471-287603	7759
23370	7590	12/01/2005		EXAMINER	
JOHN S. F				AZAD, A	BUL K
		KTON, LLP		ART UNIT	PAPER NUMBER
1100 PEAC				AKTONII	FAFER NUMBER
ATLANTA	, GA 303	309	2654		

DATE MAILED: 12/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
•		10/619,716	OHMORI ET AL.					
	Office Action Summary	Examiner	Art Unit					
		ABUL K. AZAD	2654					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory perior re to reply within the set or extended period for reply will, by statu- reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tind will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status								
1)⊠	Responsive to communication(s) filed on 15	<u>July 2003</u> .						
2a)□	This action is FINAL . 2b)⊠ Th	is action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)⊠ 6)⊠ 7)□	Claim(s) <u>1-42</u> is/are pending in the applicatio 4a) Of the above claim(s) is/are withdr Claim(s) <u>1-17,20-36 and 39</u> is/are allowed. Claim(s) <u>18,19,37,38 and 40-42</u> is/are rejected Claim(s) is/are objected to. Claim(s) are subject to restriction and a subject to restriction and a subject to restriction.	awn from consideration.						
Applicati	on Papers							
10)	The specification is objected to by the Examir The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example.	ccepted or b) objected to by the lessenger or by the lessenger of the drawing(s) be held in abeyance. See the ction is required if the drawing(s) is objection is required.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).					
Priority u	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 09/583,219. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment	t(s)							
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	(PTO-413)					
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (P10-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date		Patent Application (PTO-152)					

Application/Control Number: 10/619,716

Art Unit: 2654

DETAILED ACTION

1. Claims 1-42 are pending in this Office Action.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 18, 19, 37, 38, 40, 41 and 42 are rejected under 35 U.S.C. 102(e) as being anticipated by Papineni et al. (US 6,246,981).

As per claim 18, Papineni teaches, "a method of speech recognition based interactive information retrieval for ascertaining and retrieving a target information of a user by determining a retrieval key entered by the user using a speech recognition processing", comprising the steps of:

"storing retrieval key candidates that are classified according to attribute values of an attribute item in a speech recognition database" (Fig. 1, elements 40, 50 and 60);

"requesting the user by a speech dialogue with the user to enter a speech input indicating an attribute value of the attribute item for the retrieval key and carrying out the speech recognition processing for the speech input to obtain a recognition result indicating attribute value candidates and their recognition likelihoods" (col. 8, lines 19-67);

Application/Control Number: 10/619,716

Art Unit: 2654

"selecting those attribute value candidates which have recognition likelihoods that are exceeding a prescribed likelihood threshold as attribute value leading candidates, and extracting those retrieval key candidates that belong to the attribute value leading candidates as new recognition target data" (col. 8, lines 19-67);

"requesting the user by a speech dialogue with the user to enter another speech input indicating the retrieval key and carrying out the speech recognition processing for the another speech input with respect to the new recognition target data to obtain another recognition result" (col. 8, lines 19-67); and

"carrying out a confirmation process using a speech dialogue with the user according to the another recognition result to determine the retrieval key" (Fig. 4).

As per claim 19, Papineni teaches, "wherein the attribute item is selected to be an attribute having attribute value candidates that constitute a number of data that can be processed by the speech recognition processing in a prescribed processing time" (Fig. 5, And Appendix B).

As per claims 37, 38, 40, 41 and 42, they are interpreted and thus rejected for the same reasons set forth in the rejection of claims 18 and 19.

Allowable Subject Matter

4. Claims 1-17, 20-36 and 39 are allowed over the prior art of record.

Art Unit: 2654

Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Abul K. Azad whose telephone number is (571) 272-**7599.** If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richemond Dorvil, can be reached at (571) 272-7602.

Any response to this action should be mailed to:

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Or faxed to: (571) 273-8300.

Hand-delivered responses should be brought to 401 Dulany Street, Alexandria, VA-22314 (Customer Service Window).

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November 28, 2005

Abul K. Azad Primary Examiner Art Unit 2654